

EXHIBIT A

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IN THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION

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ALABAMA GAS CORPORATION, :
Plaintiff, :
v. : CIVIL ACTION FILE
TRAVELERS CASUALTY AND : NO. 2:10CV01840IPJ
SURETY COMPANY, ST. PAUL :
FIRE AND MARINE INSURANCE :
COMPANY, ST. PAUL SURPLUS :
LINES INSURANCE COMPANY, :
AND ST. PAUL MERCURY :
INSURANCE COMPANY, :
Defendants. :
-----x

Deposition of PETER HILDEBRAND
Atlanta, Georgia
Tuesday, October 11, 2011
9:05 a.m.

Pages: 1 - 194
Reported by: Genevie Morell, RPR, CCR

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CONDUCTED ON TUESDAY, OCTOBER 11, 2011

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1 assert the question of whether a PRP letter
2 constitutes a suit for purposes of insurance
3 coverage -- strike that. Let me rephrase that.

4 Is it your position that in any state
5 where the issue of whether a PRP letter constitutes
6 a suit for purposes of triggering insurance coverage
7 has not been decided, that in those states an
8 insurance company cannot in good faith debate that
9 question for purposes of denying the claim?

10 A. I'm not sure what you mean by debate.
11 Debate the question, I'm not --

12 Q. Well, can an insurance company assert its
13 position that a PRP letter does not constitute a
14 suit?

15 MR. LASETER: Objection. Vague.

16 A. Well, you know, custom and practice is if
17 you have a venue that has no rule of law on that
18 specific issue, you're going to look to the majority
19 rule and see where other courts have been deciding
20 on that particular issue.

21 But probably more importantly, in a duty to
22 defend case, it would seem to me that since it's an

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1 unknown, at least at best to the insurance company
2 it's an unknown, that the suit is a PRP letter -- a
3 PRP letter is a suit, if that's an unknown to them
4 because there's no case law on that decision or case
5 law decision in that state, it wouldn't be clear to
6 them, at best, whether or not they had coverage and,
7 therefore, they should be -- if they feel that they
8 want to stand on that position, they should be
9 defending the case and moving forward with the
10 reservation of rights letter in order to resolve
11 that either by following a dec action or by some
12 sort of compromise with the policyholder.

13 In other words, it's not my position that
14 the insurance company, I guess using your word, is
15 not in a position to debate it. The question really
16 is if you're presented with this claim and you have
17 a position that you think you can assert relative to
18 a PRP letter not being a suit and there's no case
19 law to support you, there's no reason for you not to
20 give the benefit of the doubt, because there is
21 doubt to the policyholder by defending the case and
22 defending it subject to reserving that right and

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1 preserving whatever rights you want under the policy
2 and following your dec action to get it resolved for
3 your purposes.

4 BY MR. WINSTON:

5 Q. So in your view then is it bad faith for an
6 insurance carrier to deny a claim on the grounds
7 that a PRP letter does not constitute a suit in a
8 jurisdiction where that state supreme court has not
9 ruled on the issue?

10 A. Okay, let me clarify one thing. The
11 determination of whether it's bad faith or not is a
12 determination that's going to be left to the court
13 or the jury. It's not up to an expert to opine on
14 the legal issue of whether it's bad faith or not.

15 However, as a claims professional I can say
16 that it would not be consistent with the duty of
17 good faith and fair dealing for an insurance company
18 when there's a situation like that where they
19 clearly cannot support their denial coverage with
20 any case law for them not to defend that case and
21 proceed subject to reservation of rights because the
22 duty to defend is broader than the duty to indemnify

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1 and the claim or the substance of the claim, if they
2 don't have a specific basis to say it fits within
3 the law, would create enough of a question that
4 there's possible coverage such that they would have
5 to defend.

6 Q. Let me try one more time. If you can,
7 answer this question yes or no. In your opinion
8 sitting here today as a designated expert, is it bad
9 faith for an insurance company to deny a claim on
10 the grounds that a PRP letter does not constitute a
11 suit for purposes of triggering insurance company in
12 a state where the, Alabama Supreme Court or the
13 state supreme court or any court has not ruled on
14 that issue?

15 MR. LASETER: Objection. Asked and
16 answered and argumentative now.

17 BY MR. WINSTON:

18 Q. Can you answer that yes or no?

19 A. I think it depends. It depends on a
20 multiple group of circumstances involved. It can
21 depend on the type of state that you're in. I mean,
22 certain states are very unfriendly to insurance

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1 companies and render with some frequency opinions
2 that are contrary to coverage positions taken by
3 insurance companies. They can be an unfriendly
4 venue. There can also be other case law from that
5 state which would show trending on that type of
6 issue or similar issues against insurance companies.

7 So, you know, it's not a yes or no question
8 and answer because there are multiple factors that
9 need to be involved. But in this particular
10 instance I don't believe it would be consistent not
11 to defend this case subject to reservation of rights
12 when you have no case law to support that position
13 and you have these known facts that would fit within
14 to your coverage. So it's not consistent with good
15 faith and fair dealing.

16 Q. When you talk about "this case," you're
17 talking about this Alagasco case, is that correct?

18 A. That's the case we're here for, yes.

19 Q. Right. Which was not part of my question
20 and I'm happy for you to expound on that and we're
21 going to get into that a little more later.

22 Let me ask you this: When you were

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1 Quote: It is well established that on environmental
2 issues without clear precedent in Alabama, the
3 courts will follow the majority rule which would
4 require Travelers to defend against the allegations
5 in a PRP letter when there is a duty to defend a
6 suit in the policy, end quote.

7 So the court would follow the majority rule
8 in an environmental coverage case is what that
9 sentence says and in this case it would require
10 Travelers to defend the PRP letter because that's
11 the majority rule?

12 MR. LASETER: Objection. Mischaracterizes
13 his sentence.

14 BY MR. WINSTON:

15 Q. Is that a mischaracterization of the
16 sentence?

17 A. The sentence speaks for itself.

18 Q. The sentence speaks for itself, okay.

19 Let me ask you this: If there was an
20 environmental coverage issue considered by the
21 Alabama Supreme Court and it was a case to first
22 impression and five courts had ruled one way on the

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1 issue, two courts had ruled a different way, would
2 the Alabama Supreme Court adopt the position taken
3 by the five courts?

4 A. You know, I think you're missing the point
5 because we're not here to project what the Alabama
6 Supreme Court is going to do. We're here to rely
7 upon what they told us they would do and they have
8 told us that on environmental cases that when there
9 is no precedent in their state, that they will
10 generally follow the majority rule.

11 And a claims person who's handled
12 environmental claims absent a definitive court
13 ruling in a state should be looking to see what the
14 majority rule is on that issue outside of that state
15 to determine how they intend to handle the claim. I
16 didn't see where there was any indication or
17 documentation in this file where the claims people
18 ever even considered that. In fact, they didn't
19 even get a legal opinion in regard to that prior to
20 what they were doing.

21 So I think it's really missing the boat to
22 say it's five to two or one to nothing or anything

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1 like that. The real issue here is that the supreme
2 court there has said that we're generally going to
3 follow the majority rule.

4 Q. Okay.

5 A. And you majority rule -- or you have no
6 definitive decision in Alabama, therefore, if
7 there's possible coverage and that's the only basis
8 on which you're saying you have no duty to defend,
9 then you should be saying well, it's not definitive
10 that we can deny coverage on that basis, therefore,
11 with possible coverage we have a duty, generally,
12 because the duty to defend is broader, we have a
13 duty to defend this until we can get a decision one
14 way or another.

15 Q. So based on what the Alabama Supreme Court
16 has told us, the conclusion would be that if five
17 courts had ruled one way and two courts had ruled a
18 different way, the Alabama Supreme Court would adopt
19 the decision taken by the five supreme courts?

20 MR. LASETER: Objection. Asked and
21 answered.

22 A. I'm not going to speculate as to what the

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1 Alabama Supreme Court would rule under those
2 circumstances because it really is less important
3 than the fact that the claims handler needs to apply
4 all reasonable knowledge to doing what they're doing
5 in this case. And if they know that the majority
6 rule is contrary to a position they want to take and
7 they don't seek any legal advice in that regard and
8 they continue to send out letters reserving their
9 rights without telling the policyholder of that
10 position and out of the blue they then end up taking
11 that position in February, it seems to me that it's
12 just darn wrong. It is wrong. It's not right and
13 it certainly isn't reasonable.

14 It's not even fairly debatable because how
15 can it be debatable, they have no support. They
16 have no decision to support their decision. They
17 have no court decision to support their position.

18 BY MR. WINSTON:

19 Q. Let me restate this sentence again. It
20 says, quote: It is well established that on
21 environmental issues without clear precedent in
22 Alabama, the courts will follow the majority rule

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1 which would require Travelers to defend against the
2 allegations in a PRP letter when there is a duty to
3 defend a suit in a policy, end quote. Do you stand
4 by that sentence?

5 A. I stand by that sentence.

6 Q. So if five courts had ruled one way on an
7 issue of first impression on environmental coverage
8 for the Alabama Supreme Court and two courts rule a
9 different way, your opinion, based on what the
10 Alabama Supreme Court has said, is that the court
11 will adopt the position taken by the five courts,
12 correct?

13 A. It's my position that the Alabama Supreme
14 Court has sent us a note to tell us that when they
15 approach these cases, that's the approach they're
16 going to take.

17 Q. Now, let's say the following week there's
18 four new cases in which four other supreme courts
19 adopt what until then had been the minority
20 position --

21 THE COURT REPORTER: I'm sorry, I didn't
22 understand that.

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1 BY MR. WINSTON:

2 Q. Let's say that the following week four
3 other state supreme courts consider that same issue
4 and adopt a position which had previously been
5 adopted by the two courts. At that point is the
6 Alabama Supreme Court going to reverse its prior
7 holding and adopt the majority position?

8 MR. LASETER: Objection. Your sentence
9 doesn't make sense. You just pulled it up to a tie.

10 MR. WINSTON: That was five to two and I
11 added four to the two.

12 MR. LASETER: You mean to make it six to
13 five the other way?

14 MR. WINSTON: Yes.

15 A. Again, I can't tell you what the Alabama
16 Supreme Court is going to rule per se. It's not
17 definitive absolutely sure they're going to do
18 something. They have sent out an indication of what
19 they're going to do.

20 I've never heard of a situation where
21 overnight on an environmental issue where four cases
22 suddenly come out of the blue to change who the

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1 majority rule is overnight. So I think your
2 hypothetical is rather extreme and certainly not
3 founded on the basis of what's going on in this
4 case.

5 Q. Well, is it well established what the
6 Alabama Supreme Court would do in that situation?

7 A. In the situation where that never occurred
8 and never has occurred and never will occur, I don't
9 think anything's well established.

10 Q. Anything could happen?

11 A. Your scenario is absolutely ludicrous.

12 Q. Are you going to answer the question?

13 A. The answer is you never know what the
14 supreme court is going to do per se until they've
15 done it.

16 Q. By the way, do you know what major
17 environmental coverage issue the Alabama Supreme
18 Court was considering in the Alabama Plating case?

19 A. I haven't refreshed my recollection on that
20 in preparation for the deposition, so the answer is
21 I don't recall.

22 Q. If I told you it was a sudden and

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1 accidental pollution exclusion, would that refresh
2 your recollection?

3 A. No.

4 MR. LASETER: I believe that would be
5 inaccurate as well.

6 MR. WINSTON: Really?

7 BY MR. WINSTON:

8 Q. If you look at your opinion Number 2 and
9 your opinion Number 2 states: A reasonably
10 competent claims professional would consider
11 Travelers' failures to follow its own procedures
12 and/or business practices by not advising Alagasco
13 of its coverage position in a reasonable time and by
14 not securing legal advice before de facto denying
15 coverage as evidence of an intentional or reckless
16 failure to investigate Alagasco's right to coverage
17 or failure to subject the results of its
18 investigation to cognitive evaluation in a timely
19 fashion, end quote.

20 I'm just a little curious or need some
21 clarification. What do you mean by quote, de facto
22 denying coverage, end quote?